

**United States District Court
Northern District of Texas
Dallas Division**

MARTEN GROUP, INC. D/B/A SENERGY
MEDICAL GROUP AND SCOTT TENNANT,

Plaintiffs

v.

JERALD TENNANT, MD, JOHN TENNANT,
TERESA JESSEN TENNANT, JARED
TENNANT, TENNANT DEVICES AND
ACCESSORIES, LLC, AND CURADOR,
LLC,

Defendants

Case No. 3:24-cv-01852

Order Granting Rule 12(b)(1) and (6) Motion to Dismiss

After considering Plaintiffs Marten Group, Inc. d/b/a Senergy Medical Group and Scott Tennant’s Motion to Dismiss Defendants Jerald Tennant, MD and Tennant Devices and Accessories, LLC’s Counterclaims and Brief in Support [Dkt. #43] (the “Motion”), Defendants’ Response Brief in Opposition, Plaintiffs’ Reply, the evidence, and the arguments of counsel, the Court finds and concludes that the Motion should be and therefore is **GRANTED**.

It is therefore **ORDERED** that Counts I–IV, VIII, IX, and XII of Defendants Jerald Tennant, MD and Tennant Devices and Accessories, LLC’s counterclaims against Plaintiffs are hereby **DISMISSED**.

IT IS SO ORDERED.

DATED this _____ day of _____, 2024.

HONORABLE ADA BROWN
UNITED STATES DISTRICT JUDGE